IN 74	E UNITED	STATES	DISTRICT COURT
FOR	THE DISTR	erct of	DELAWARE

ADAM WENZKE )
PLAINTIFF )

Civ. AcTIN No 07-504-SLR

CORRECTIONIAL MEDICAL SERVICES ET.AL. DEFENDANTS

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NOTICE OF INTERROGATORY

Boscanad

PLEASE TAKE NOTICE THAT PORSUANT TO RULE 33, FED. R.

CIV.P. THE MAINTIFF SUBMITS THE F-SHOWING INTERROGATORIES

TO THE DEFENDENT DOCTOR LOUISE DESPOSIERS

TO ANSWER EACH OF THE ATTACHED INTERROGATORIES IN WRITING UNDER CATH, WITHIN 30 DAYS OF SERVICE.

July 29,2008 DATE

ADAM WENZKE #180595
PLAINTIFF
DELAWARE CORRECTIONAL CTR.
1181 PADDOCK ROAD
SMYRNA, DE 19977

## INTERROGATORIES

- PROVIDED AND /OR ADMINISTERED TO THE PLAINTIFF EVERY TIME HE CAME TO SEE YOU ABOUT THE SAME MEDICAL PROBLEM?
- 2) EXPLAIN AND DESCRIBE THE MEDICAL FACTURS THAT DEFENDANT RELIED UPON REBARDING THE TREATMENT PROVIDED TO THE PLAIN-TIFF WHEN HE CONTINUALLY CAME TO THE INFIRMARY WITH THE SAME PAINFUL PROBLEM?
- 3) EXPLAIN AND DESCRIBE THE "INFORMED CONSENT" YOU RECIEVED OR OBTAINED FROM THE PLAINTIFF TO TREAT HIS TESTICULAR PAIN WITH TYPENOT AND THE INFORMATION YOU PROVIDED TO HIM ABOUT THE SHURT AND LONG TERM SIDE AFFECTS OF SAID TREATMENT?
- 4) EXPLAIN AND DESCRIBE THE INFORMATION YOU GAVE TO THE PLAINTHFF EXPLAINING THE LONG TERM AFFECTS OF THE MASSINE USE OF TYLEWOL FOR SOMEONE WHO'S BEEN CO-INFECTED WITH TWO DIFFERENT TYPE STRAINS OF the LIEPATITUS C VIRUS?
- 5) EXPLAIN AND DESCRIBE IF YOU'VE BEEN TRANSFERED OR DISMISSED FROM ANY PREVIOUS VOUS FOR INFORMATION MEDICAL TREATMENT OR HAD A DISCIPLINE REPORTS, WARNINGS, REPRIMANOS, AND COMPLAINTS ABOUT YOUR PERFORMANCE AS A PRISON DOCTOR?

- EXPLAIN AND DESCRIBE THE FUTURE RISKS THAT YOU ADVISED
  THE PLAINTIFF ABOUT TESTICULAR CYSTS ON THE EPIDIDY MEDES
  OF BOTH TESTICLE'S AND THE POSSIBILITY OF BECOMING STEPLIE
  IF HE HAD TO HAVE A EPIDIDY ECTOMY?
- TO BE SENT BACK TO THE URLOGST OFFICE?
- EXPLAIN AND DESCRIBE WHY YOU KEPT CONTINUING THIS

  COURSE OF TREATMENT FOR 4 LANG YEARS KNOWING THAT THE

  PLAINTIFF WAS SUFFERING AND HIS REPEATED REQUEST FOR MEDICAL

  TO HELP HIM RELIEVE HIS PAIN AND SUFFERING BECAUSE TYLENGL

  WAS NOT WORKING?
- 9) EPLAIN AND DESCRIBE THE TRAINING THAT C.M.S. PROVIDED FOR YOU AFTER YOU WERE HIRED FOR A MEDICAL POSITION IN A PRISON ENVIORMENT?
- EXPLAIN AND DESCRIBE ANY BONUSES OR INCENTIVES THAT YOU KNOW ABOUT, YOUR EMPLOYER OFFERS / USES TO MINIMIZE HIGH COST TREATMENTS ESPECIALLY TO THOSE WHO REQUIRE HOSPITALI-ZATION OR THE CONSULTATION OF SPECIALISTS?
- 11) EXPLAIN AND DESCRIBE HOW YOU CAME ABOUT YOUR Job position AT CMS, AND YOUR REASONS FOR LEAVING YOUR LAST Job?

- DUPERVISOR WHEN YOU ACTUALLY PUT HIM ON NUTICE OF PLAINTIFF'S CONDITION AND HIS NUMERIUS COMPLAINTS OF SUFFERING?
- 13)
  EXPLAIN AND DESCRIBE PREVIOUSLY FILED SICK CALL ON JAN. 7, 2007 (EXHIBIT X-19) WHO ADVISED MICHAEL SENISH, THE Physicianus Assistant to write at the Bottom of SAID SICK CALL SLIP TO FOLIOW UP WITH THE UROLOGIST UPON RELEASE IN ONE MONTH BUT, PLAINTIFF ACTUALLY WAS'NT GOING TO BE RELEASED FUR ANOTHER 28 MONTHS?
- 14) EXPLAIN AND DESCRIBE WHEN AND WHERE YOU USTAINED YOU DOCTOR'S LICENCE AND HOW LONG YOU'VE HAD IT?
- 15) EXPLAIN AND DISCRIBE HOW YOU THINK YOU TREATED THE PLAINTIFFS MEDICAL NEEDS ACCORDING TO THE GENERACY ACCEPTED PROFESSIONAL STANDARDS OF THE NATIONAL COMMISSION ON CURRECTIONAL HEALTH CARE, AND CM, S'S RULES OF MEDICAL PROCEDURES MANUEL?
- EXPLAIN AND DESCRIBE HOW IT IS GENERAL PRACTICE TO GIVE A INMATE ASPIRIN AND TYLENOL FOR OVER 4 YEARS WHO HAS BEEN ON INFECTED WITH TWO DIFFERENT TYPE STRANDS OF THE HEPATITUS C VIRUS AND ATTEMPTING TO TREAT HIS TESTICULAR CYSTS PAIN WHILE THERE WAS DOCUMENTED PROOF THAT THIS COURSE OF TREATMENT WAS NOT WORKING?

- 17) EXPLAIN AND DESCRIBE WHY THAT AFTER PLAINTIFF WAS FINALLY SEEN BY THE URULUST IN NOV. OF JOOG AND THE DOCTUR REQUESTED A VITRA SOLND (WHICH WAS DONE DEC. OF JOOG) AND A FORW UP CONSULTATION VISIT TO DISCUSS FUTHER TREATMENT OPTIONS WAS CANCELLED AND BY WHO FOR WHAT REASONS?
- EXPLAIN AND DESCRIBE WHY LIVEN THE RESULTS OF THE DIND Ultra Social Revealeds painful Bilateral CLISTS AND POSSIBLE INTERMITTEN TORSIUM, NO UNE INFORMED THE PLAINTIFF ABOUT MULT DUCTOR PECOMMENDATIONS AND ALL THEY TOLD HIM IS THAT I HAD TWO CLISTS ON THE TESTICLES AND IT WAS NORMAL TO HAVE THEM AND THE ONLY TREATMENT I COULD RECIEVE WAS THEORY?
- 19) EXPLAIN AND DESCRIBE WHAT OR WHO'S CUSTOM OR POLICY
  YOU WERE FOROMING WHEN YOU TREATED THE PLAINTIFF?
- 20) EXPLAIN AND DESCRIBE WHAT YOU DID AFTER YOU READ AND COMPARED THE 2 NO AND 3RD ULTRA SWAND REPORTS SOME 13 MONTHS APART AND SAW THE CYSTS WERE GETTING BIGGER AND MORE PAINFUL?
- 21) EXPLAIN AND DESCRIBE YOUR POSITION AND DUTIES AS A MEDICAL CARE GIVER FOR C.M.S?
- 23) EXPLAIN AND DESCRIBE THE PLAINTIFFS MEDICAL SITUATION
  THAT YOU INFORMED / ADVISED TO YOUR SUPERVISOR ABOUT AND
  THIER REPLY TO THIS INFORMATION?

RESPECTFULLY.

Adam Wenzke
PLAINTIFF

ADAM DENZKE #182595 DELAWARE CORRECTIONAL CONTER 1181 PADDUCK ROAD SMYRNUA, DE 19977

## CERTIFICATE OF SERVICE

I ADAM WENZKE , HEREBY CERTIFY THAT I HAVE SORVED A TRUE COPY OF THE <u>INDITICE OF</u> <u>INTERRAGRICULES</u> UPON THE FOLLOWING PARTIES:

- 1) DEPARTMENT OF LISTICE
  OPHELIA M. WATERS
  820 N. FREUCH ST
  WILM, DE 19801-3509
- 2) OFFICE OF THE CLERK
  U.S. DISTRICT COLET

  844 N. KIND ST. LOCKBON 18
  Wilm, DE 19801-3570

By PLACING SAME IN A SEALED ENVELOPE, AND DEPO-SITING SAME IN THE U.S. MAIL AT THE DELAWARE CORRECT-IONAL CENTER, SMYRNA DE 19977

ON THIS 29 DAY OF July 2008

Adam Wenzke